

PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of

Docket No: Q94362

Alexandra PARMENTIER, et al.

Appln. No.: 10/575,095

Group Art Unit: 3754

Confirmation No.: 9386

Examiner: Not Yet Assigned

Filed: April 10, 2006

For: FLUID PRODUCT DISPENSING HEAD AND PRODUCTION METHOD THEREOF

SUBMISSION OF INTERNATIONAL PRELIMINARY EXAMINATION REPORT (IPER)

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

For the Examiner's convenience, enclosed herewith is a copy of the English translation of the International Preliminary Examination Report. It is noted that the one reference cited in the International Search Report was previously submitted to the U.S. Patent and Trademark Office with an Information Disclosure Statement on April 10, 2006, and are therefore not enclosed herewith.

Respectfully submitted,

Registration No. 43,078

Raja N. Saliba

SUGHRUE MION, PLLC

Telephone: (202) 293-7060

Facsimile: (202) 293-7860

WASHINGTON OFFICE

23373
CUSTOMER NUMBER

Date: October 3, 2006

TRAITÉ DE COOPÉRATION EN MATIÈRE DE BREVETS

PCT

RAPPORT PRÉLIMINAIRE INTERNATIONAL SUR LA BREVETABILITÉ (chapitre I du Traité de coopération en matière de brevets)

(règle 44bis du PCT)

Référence du dossier du déposant ou du mandataire VALS 949 PCT	POUR SUITE À DONNER	Voir le point 4 ci-dessous
Demande internationale no. PCT/FR2004/050485	Date du dépôt international (jour/mois/année) 05 October 2004 (05.10.2004)	Date de priorité (jour/mois/année) 09 October 2003 (09.10.2003)
Classification internationale des breve Voir les informations pertinentes dans	ts (8 ^e edition, sauf indication d'une #dition ant#riel le formulaire PCT/ISA/237	ure)
Déposant VALOIS SAS		

1.	Le présent rapport préliminaire l'administration chargée de la re	international sur la brevetabilité (chapitre I) est établi par le Bureau international au nom de echerche internationale selon la règle 44 <i>bis</i> .1.a).
2.	Ce RAPPORT comprend un tot	al de 5 feuilles, y compris la présente feuille de couverture.
	Dans les feuilles jointes, toute re entendue, à la place, comme une	éférence à l'opinion écrite de l'administration chargée de la recherche internationale doit être e référence au rapport préliminaire international sur la brevetabilité (chapitre I).
3.	Le présent rapport contient des	indications relatives aux points suivants :
	Cadre n° I	Base de l'opinion
	Cadre nº II	Priorité
	Cadre n° III	Absence de formulation d'opinion quant à la nouveauté, l'activité inventive et la possibilité d'application industrielle
	Cadre n° IV	Absence d'unité de l'invention
	Cadre n° V	Déclaration motivée selon l'article 35.2) quant à la nouveauté, l'activité inventive et la possibilité d'application industrielle; citations et explications à l'appui de cette déclaration
	Cadre n° VI	Certains documents cités
	Cadre n° VII	Certaines irrégularités relevées dans la demande internationale
	Cadre n° VIII	Certaines observations relatives à la demande internationale
4.	Le Bureau international commu mais pas avant l'expiration du d requête expresse à cet égard en v	niquera le présent rapport aux offices désignés conformément aux règles 44bis.3.c) et 93bis.1 élai de 30 mois à compter de la date de priorité (règle 44bis.2), sauf si le déposant a présenté une vertu de l'article 23.2).

	Date d'établissement du présent rapport 27 July 2006 (27.07.2006)
Bureau international de l'OMPI 34, chemin des Colombettes 1211 Geneva 20, Switzerland	Fonctionnaire autorisé Athina Nickitas-Etienne
no de télécopieur +41 22 338 82 70	e-mail: pt04@wipo.int

Formulaire PCT/IB/373 (janvier 2004)

PATENT COOPERATION TREATY

Translation INTERNATIONAL SEARCHING AUTHORITY Го: **PCT** WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (PCT Rule 43bis.1) See Form PCT/ISA/210 Date of mailing (day/month/year) (sheet 2) Applicant's or agent's file reference FOR FURTHER ACTION VALS 949 PCT See paragraph 2 below International application No. International filing date (day/month/year) Priority date (day/month/year) PCT/FR2004/050485 05.10.2004 09.10.2003 International Patent Classification (IPC) or both national classification and IPC B65D83/16 Applicant VALOIS SAS This opinion contains indications relating to the following items: Box No. I Basis of the opinion Box No. II Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability Box No. IV Lack of unity of invention Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial Box No. V applicability; citations and explanations supporting such statement Box No. VI Certain documents cited Box No. VII Certain defects in the international application Box No. VIII Certain observations on the international application **FURTHER ACTION** If a demand for international preliminary examination is made, this opinion will be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA") except that this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notified the International Bureau under Rule 66.1bis(b) that written opinions of this International Searching Authority will not be so considered. If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of 3 months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later. For further options, see Form PCT/ISA/220. 3. For further details, see notes to Form PCT/ISA/220. Name and mailing address of the ISA/EP Authorized officer Facsimile No. Telephone No.

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

PCT/FR2004/050485

Вох	No. I	Basis of this opinion
1.	With filed.	regard to the language, this opinion has been established on the basis of the international application in the language in which it was unless otherwise indicated under this item.
		This opinion has been established on the basis of a translation from the original language into the following language
	-	. which is the language of a translation furnished for the purposes of international search (under
		Rule 12.3 and 23.1(b)).
2.	inven	regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed attorn, this opinion has been established on the basis of:
	a.	type of material
		a sequence listing
		table(s) related to the sequence listing
	b.	format of material
		in written format
		in computer readable form
	c.	time of filing/furnishing
	i	contained in the international application as filed.
		filed together with the international application in computer readable form.
		furnished subsequently to this Authority for the purposes of search.
3.		In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.
4.	Addit	ional comments:
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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.
PCT/FR2004/050485

Bo	x No. V	Reasoned statement citations and explan	under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicabilit ations supporting such statement	y;
1.	Statement			
	Novelty	(N)	Claims 1-14	VE
			Claims 1 14	— YES
	Inventiv	e step (IS)	1 - 1 4	
			Claims 1-14 Claims	
	Industri	al applicability (IA)		
	madust 1	ar appreadinty (174)	Claims 1-14	
			Claims	NO
2.	Citations ar	d explanations:		
	1	Reference	is made to the following documents:	
		D1: FR 2	774 367 A (VALOIS SA) 6 August 1999	
		(1999	9-08-06)	
	2	Document D	1, which is considered to be the most	
		relevant p	rior art, describes a dispensing head	
		and a meth	od for manufacturing it, from which the	
		subject ma	tter of independent claims 1, 12 and 13	
		differs in	that the protective cap is overmoulded	
		on the hea	d.	
	2.1		t matter of claims 1, 12 and 13 is	
			novel (PCT Article 33(2)).	
			m that the present invention is intended	
		•	an be considered to be that of creating	
		a less exp	ensive dispensing head (and	
		manufactur.	ing method).	
	2.2	The solution	on to this problem, as proposed in	
		claims 1,	12 and 13 of the present application, is	
		considered	to involve an inventive step (PCT	
		Article 33	(3)), for the following reasons:	
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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.
PCT/FR2004/050485

	PC1/FR2004/050485
Box No. V	Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
	The prior art does not disclose the option of
	overmoulding a protective cap.
2.3	Claims 2-11 are dependent on claim 1 and thus also
	comply, as such, with the requirements of novelty
	and inventive step of the PCT.
2.4	Claim 14 is dependent on claim 12/13 and thus also
	complies, as such, with the requirements of
	novelty and inventive step of the PCT.
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